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Filing date: **09/13/2011**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91198483
Party	Plaintiff PsyBar LLC
Correspondence Address	JAMES KRETSCH KRETSCH AND GUST LLC 5151 EDINA INDUSTRIAL BOULEVARD, SUITE 650 EDINA, MN 55439 UNITED STATES jkretsch@kretschgust.com
Submission	Other Motions/Papers
Filer's Name	C. John Jossart, Kretsch & Gust, PLLC
Filer's e-mail	jjossart@kretschgust.com, jkretsch@kretschgust.com, smeyman@kretschgust.com
Signature	/C. John Jossart/Kretsch & Gust, PLLC/
Date	09/13/2011
Attachments	Initial Disclosures of PsyBar, LLC, 91198483.pdf ( 2 pages )(166189 bytes )

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

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PsyBar, LLC,

Opposer,

v.

David Mahony, PhD.,

Applicant.

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Opposition No.: 91198483

Serial No.: 85095429

**INITIAL DISCLOSURES OF  
PSYBAR, LLC**

1. The name and, if known, the address and telephone number of each individual likely to have discoverable information – along with the subjects of that information – that the disclosing party may use to support its claims or defenses, unless the use would be solely for impeachment.

**RESPONSE:**

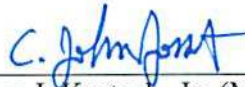
- 1) **David Fisher, Ph.D., c/o Kretsch & Gust, PLLC. Dr. Fisher is an owner of Opposer PsyBar, LLC (“PsyBar”) and has knowledge and information regarding PsyBar’s ownership and use of the mark PSYBAR, and may possess some limited knowledge and information about Applicant’s use of the mark PSYBARI.**
- 2) **Sheridan Fenwick, Ph.D., c/o Kretsch & Gust, PLLC. Dr. Sheridan is an owner of PsyBar and has knowledge and information regarding PsyBar’s ownership and use of the mark PSYBAR, and may possess some limited knowledge and information about Applicant’s use of the mark PSYBARI.**
- 3) **David Mahony, Ph.D. Dr. Mahony has knowledge and information regarding the existence and use of the PSYBARI mark.**

2. A copy – or description by category and location – of all documents, electronically stored information, and tangible things that the disclosing party has in its possession, custody or control and may use to support its claims or defenses, unless the use would be solely for impeachment.

**RESPONSE:** PsyBar does not maintain documents that appear to be relevant to issues in dispute in this matter. PsyBar is aware of several documents that are generally available from public sources that may be relevant, such as (1) records at the United States Patent and Trademark Office relating to both PSYBAR and PSYBARI, (2) state government filing regarding the use of the PSYBAR and PSYBARI marks and the incorporation of entities using them, and (3) the website identified as [www.psybari.com](http://www.psybari.com). The relevant, discoverable documents surrounding this action are largely within the care, custody or control of Applicant.

KRETSCH & GUST, PLLC

Dated: 9/13/11



James J. Kretsch, Jr. (MN Bar # 0244399)  
C. John Jossart (MN Bar #0295048)  
5151 Edina Industrial Boulevard, Suite 650  
Minneapolis, MN 55439  
O: (952) 832-5500  
*Attorneys for Opposer*